Hon. James L. Robart 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 TENTH PLACE CONDOMINIUM ASSOCIATION, a Washington Non-Profit No. 2:20-cy-01166 JLR 10 Corporation, STIPULATION AND ORDER TO 11 Plaintiff, EXTEND TIME FOR DEFENDANTS TO RESPOND TO 12 **COMPLAINT** v. 13 NATIONAL SURETY CORPORATION, NOTE ON MOTION CALENDAR: an Illinois corporation; THE AMERICAN October 12, 2020 14 INSURANCE COMPANY, an Ohio Corporation, 15 Defendants. 16 17 **STIPULATION** 18 Plaintiff Tenth Place Condominium Association and Defendants National Surety Corporation and The American Insurance Company, by and through their undersigned 19 20 counsel of record, hereby stipulate as follows: 21 1. The Complaint for Declaratory Relief, Breach of Contract, Bad Faith, 22 Insurance Fair Conduct Act Violations, Consumer Protection Act Violations, and 23 Monetary Damages ("Complaint") was served on or about September 21, 2020, on 24 Defendants National Surety Corporation ("NSC") and The American Insurance Company ("AIC") by serving the Office of the Insurance Commissioner for the State of 25 26 Washington.

1	2. Counsel for Plaintiff and Defendants NSC and AIC have conferred and
2	agreed to extend the deadline for Defendants NSC and AIC to respond to the Complaint to
3	October 26, 2020.
4	3. No party will be prejudiced by the stipulated-to extension of time.
5	4. This is the first extension of the responsive pleading deadline sought by
6	Defendants NSC and AIC.
7	5. It is, therefore, STIPULATED AND AGREED, by and between the
8	undersigned attorneys of record for Plaintiff and Defendants in the above-entitled action,
9	that Defendants shall have up to and including October 26, 2020, to respond to the
10	Complaint in this action.
11	DATED this 12 <sup>th</sup> day of October, 2020.
12	McNAUL EBEL NAWROT & HELGREN PLLC
13	By: s/Malaika M. Eaton
14	Malaika M. Eaton, WSBA No. 32537
15	By: <u>s/Curtis C. Isacke</u> Curtis C. Isacke, WSBA No. 49303
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19	Attorneys for Defendants National Surety
20	Corporation and The American Insurance Company
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1	DATED this 12 <sup>th</sup> day of October, 2020.
2	STEIN, SUDWEEKS & STEIN, PLLC
3	By: s/Justin D. Sudweeks
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**ORDER** 2 This matter having come before the Court on the Stipulation and joint request of 3 the Parties and good cause having been shown, now therefore, 4 IT IS SO ORDERED that Defendants NSC and AIC shall have up to and including 5 October 26, 2020, to respond to the Complaint in this action. 6 DATED this 14th day of October, 2020 7 Thè Honorable James L. Robart 8 United States District Court Judge 9 Presented by: 10 McNAUL EBEL NAWROT & HELGREN PLLC 11 By: <u>s/Malaika M. Eaton</u> By: s/Curtis C. Isacke 12 Malaika M. Eaton, WSBA No. 32537 Curtis C. Isacke, WSBA No. 49303 13 meaton@mcnaul.com cisacke@mcnaul.com 14 Attorneys for Defendants National Surety Corporation 15 and The American Insurance Company 16 STEIN, SUDWEEKS & STEIN, PLLC 17 By: s/Justin D. Sudweeks Jerry H. Stein, WSBA No. 32327 18 Justin D. Sudweeks, WSBA No. 28755 Daniel J. Stein, WSBA No. 48739 19 Colin R. Crug, WSBA No. 52743 jstein@condodefects.com 20 justin@condodefects.com dstein@condodefects.com 21 colin@condodefects.com 22 Attorneys for Plaintiff Tenth Place Condominium Association 23 24 25 26